PATENT COOPERATION TREAT

From the INTERNATIONAL SEARCHING AUTHORITY Rec'd - T/PTO 01 AUG 2005

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cf. form PCT/ISA/220		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		
			(PCT Rule 43bis.1)	
		Date of mailing		
		(day/month/year) cf form PCT/ISA/210 (p. 2)		
Applicant's or agent's file reference cf. form PCT/ISA/220		FOR FURTHER ACTION See paragraph 2 below		
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)	
PCT/DE2004/000087	01/22/2004		01/30/2003	
International Patent Classification (IPC) o G06F11/36	r both national classificat	tion and IPC		
Applicant				
ROBERT BOSCH GMBH				
This opinion contains indications rela	ating to the following iter	ns:		
Box No. I Basis of the op		•••		
Box No. II Priority				
	nent of opinion with rega	rd to novelty inventiv	e step and industrial applicability	
Box No. IV Lack of unity o		ia to novely, invalue	, stop and made at approaching	
Box No. V Reasoned states		a)(i) with regard to nov	elty, inventive step or industrial applicability;	
Box No. VI Certain docume				
Box No. VII Certain defects		cation		
Box No. VIII Certain observa				
2. FURTHER ACTION				
International Preliminary Examining	Authority ("IPEA") excend the chosen IPEA has n	pt that this does not ap otified the Internation	be considered to be a written opinion of the ply where the applicant chooses an Authority al Bureau under Rule 66.1 bis(b) that written	
•	3		the applicant is invited to submit to the IPEA	
	priate, with amendments,	before the expiration	of 3 months from the date of mailing of Form	
For further options, see Form PCT/IS	A/220.		-	
	D.C			
3. For further details, see notes to Form	PC1/ISA/220.			
Name and mailing address of the ISA/		Authorized officer	7	
		Albert, J		
Facsimile No.		Telephone No.		

Form PCT/ISA/237 (cover sheet) (January 2004)

Box No. I	Basis of this opinion
which is	gard to the language, this opinion has been established on the basis of the international application in the language in twas filed, unless otherwise indicated under this item. This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
claimed	gard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the invention, this opinion has been established on the basis of: of material a sequence listing table(s) related to the sequence listing
b. form	in written format in computer readable form
c. time	c of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search.
	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. Additio	nal comments:

Box No. I	II Priority
	The following document has not yet been furnished: copy of the earlier application whose priority has been claimed (Rules 43bis.1 and 66.7(a)). translation of the earlier application whose priority has been claimed (Rules 43bis.1 and 66.7(b)). Consequently it has not been possible to consider the validity of the priority claim. This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.
	This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43bis.1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.
3. Additi	ional observations, if necessary:
Albe	ert, J

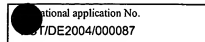


Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:
the entire international application
claims Nos.
because: the said international application, or the said claims Nos.
the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
the description, claims or drawings (indicate particular elements below) or said claims Nos are so unclear that no meaningful opinion could be formed (specify):
the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed.
no international search report has been established for said claims Nos.
no international search report has been established for said claims ivos.
the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:
the written form has not been furnished
does not comply with the standard
the computer readable form has not been furnished
does not comply with the standard the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
See Supplemental Box for further details.



Box No. IV	Lack of unity of invention
l. In re	esponse to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has: paid additional fees paid additional fees under protest not paid additional fees
2. This pay	Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to additional fees.
com	ority considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is plied with complied with for the following reasons:
all	ently, this opinion has been established in respect of the following parts of the international application: parts parts relating to claims Nos.





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Statement		3,4,9-14,16-17		
Novelty (N)	Claims	1-2,5-8,15	YES	
	Claims		NO NO	
Inventive step (IS)	Claims		YES	
	Claims	1-17	NO NO	
Industrial applicability (IA)	Claims	1-17		
	Claims		YES NO	
Citations and explanations:				
cf. supplementary page				

Box	No. VI	Certain documents cited			
1. Certain published documents (Rules 43bis.1 and 70.10)					
		Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)
					-
		•			•
					
2.	Non-wri	tten disclosures (Rules 43bis		• 4,,, *	Date of written disclosure
2.	Non-wri	tten disclosures (Rules 43bis Kind of non-written disclost	ure Date of non-	written disclosure	Date of written disclosure referring to non-written disclosure (day/month/year)
2.	Non-wri		ure Date of non-		referring to non-written disclosure
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Box No. VII Certain defects in the international application					
The following defects in the form or contents of the international application have been noted:					



Box No. VIII	Certain observations on the international application		
The following supported by t	The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:		



Supplemental Box		
In case the space in any of the preceding boxes is not sufficient. Continuation of:		

Form PCT/ISA/237 (Supplemental Box) (January 2004)